

# PITT ELEVEN IS CONFIDENT OF VICTORY

Over Penn Team in Saturday's  
Game Which Will Be Played  
at Pittsburg.

PITTSBURG, Pa., Oct. 26.—Jubilant over the unexpectedly decisive victory at Syracuse last week, the University of Pittsburgh football players went into this week's practices with new vim, determined to keep the slate clean this year, as fast, and hoping to defeat Pennsylvania, Washington and Jefferson, Pennsylvania State and the other teams yet to be met by a margin sufficiently great as to leave no doubt concerning the Panthers' superiority. Especial satisfaction was felt in the fact that not a man of the Pitt squad received an injury of any moment in the Syracuse fracas, and all save Sopitt, the giant guard, hurt in the Navy game, are in condition to meet Pennsylvania.

The Pitt players are unanimous in attributing their success in the clash with Syracuse to the methods pursued by Coach Warner, whom they consider not only the greatest but the cleanest and most of leaders. There is no question but that the noted Cornell graduate outgeneralized Hollenback in this decisive duel, and that the system which he has developed here is superior to that employed by any of Pitt's rivals up to date.

Practically every player on the team distinguished himself by his brilliant work against the Orange, for despite the score, the New Yorkers were fighting from start to finish, and are not to be ranked as anything save a first class aggregation. Tomorrow, a last-minute choice for the fourth back-field assignment, played a truly remarkable game for Pitt, and deserves especial mention along with DeHart, who displayed brilliant judgment in directing the team as well as individual skill of high order, and Hastings, who was the same star as always, Syracuseans marvelled at the terrific linebacking of young McLaren, which surpassed anything ever accomplished against the mighty line of the Hollenback eleven. The success of the Pitt backs was due in a large measure to the splendid work of the line, which consistently out-jumped and outgained their heavier opponents; Herron, Thornhill, Sies, Sutherland, Peck, Carlson and Seidel displayed the finest football a Pitt line has yet furnished.

The unexpected victory of the Pitt Freshmen over the Syracuse yearlings at Forbes field on the same afternoon gave added zest to the day's news, and is very encouraging when considered as an omen for future years.

It looks as though the Panther lineup is pretty definitely fixed for the balance of the year, so far as first assignments go, unless some of the regulars have a surprising slump. Tomorrow's great play against Syracuse clinches his position, while Seidel confirmed the coach's judgment that he is the man for the right tackle job.

A record breaking crowd seems certain for the Penn-Pitt tussle Saturday, as this game is regarded here as being practically a championship affair for the state and, perhaps for a larger district. Folwell and

Warner are old foes, and Penn burns to retrieve last year's defeat at the hands of the Pittsburghers. Most Pitt rotters consider it the real test of the season. Thousands of Penn Alumni will occupy several complete grandstand sections, and a special train brings students here from Philadelphia. Pitt graduates are pouring in from all parts of the continent, and the city is practically football mad. It is, in addition, the first big game of the year on the home field. Coach Warner evidently plans to use a more completely developed and versatile offense than has been required in the earlier games, and the nature of this week's practices indicates that he will rely further upon the open game, with the line bucking of McLaren and Hastings as a foundation. He is drilling carefully in defense against the forward pass.

## LOCAL BOWLERS

### Defeat Salem Bowlers in Twenty Game Duck Pin Contest by Total of 448 Pins.

Lynch and Gain of the Gore alleys defeated Hall and Williams, of the Salem alleys in the final ten games of a twenty game match by a total of ninety-two pins for the games rolled on the Salem Alleys Wednesday night. In the first ten games rolled on the Gore alleys last week Lynch and Gain won by 356 making a grand total for the twenty games of 448 pins. Gain of the local team, had high individual score and high average for the ten games last night. He rolled 195 in the first game and averaged 145 for the ten games. The score:

Lynch	134	138	133	132	123	151	165		
Gain	146	185	116					1417	
	195	180	120	132	158	115	142		
	159	111	145					1449	
Total									2866
Hall	131	126	148	179	162	129	104		
Williams	115	129	162					1405	
	149	131	164	175	88	102	145		
	146	168	170					1369	
Total									2774

#### REEFER CHOSEN.

WHEELING, Oct. 26.—Dr. Leon N. Reefer has been named chief marshal of the Fairbanks day parade, to be held in Wheeling on the occasion of the visit of Hon. Charles Warren Fairbanks, Monday, November 2. The parade will be the largest political demonstration ever held in Ohio county and with Dr. Reefer at its head it is certain to be well handled.

New York is to have a new hotel to cost \$15,000,000.

**How Catarrh is Contracted.**  
Mothers are sometimes so thoughtless as to neglect the colds which their children contract. The inflammation of the mucous membrane, at first acute, becomes chronic and the child has chronic catarrh, a disease that is seldom cured and that may prove a life's burden. Many persons who have this loathsome disease will remember having had frequent colds at the time it was contracted. A little forethought, a bottle of Chamberlain's Cough Remedy judiciously used, and all this trouble might have been avoided. Obtainable everywhere.—Advertisement.

#### NOTICE.

Any person or persons having possession of or any claim to missing bank book No. 1216 are requested to present same to the Union National Bank and submit to having said book cancelled and a new book issued in lieu thereof.

THE UNION NATIONAL BANK  
NOTICE.  
Any person or persons having possession of or any claim to missing bank book No. 560 are requested to present same to The Lowndes Savings Bank and Trust Company and submit to having said book cancelled and a new book issued in lieu thereof.  
THE LOWNDES SAVINGS BANK AND TRUST COMPANY  
By GEO. L. DUNCAN, Treas.

#### SUMMONS.

STATE OF WEST VIRGINIA  
To the Sheriff of Harrison County, Greeting.  
You are hereby commanded to summon Lucia Derchia to appear before the Judge of our Circuit Court of Harrison County, at the Clerk's office of our said Court, at 10 o'clock in the forenoon of said Court, on the first Monday in November next, to answer a bill of complaint exhibited against her in our said Court by Giovanni Derchia, and days then there this writ.

WITNESS my hand and the Seal of our said Court at the Courthouse of the said county, this 26th day of September, 1916, and in the 54th year of the State.  
I. WADE COFFMAN, Clerk.

ORDER OF PUBLICATION.  
STATE OF WEST VIRGINIA.  
At Rules in the Circuit Court of the Clerk of the Circuit Court of Harrison County, on Monday, the second day of October, 1916, the following order was entered:  
Giovanni Derchia, Plaintiff.  
VS. Lucia Derchia, Defendant.  
Object of suit.

The object of this suit is to obtain a divorce from the bonds of matrimony. And it appearing from the facts set forth in said suit that the said defendant is a non-resident of this State, it is ordered that she do appear within one month from the date of the first publication of this order and do what is necessary to protect her interests herein.

Given under my hand this 2nd day of October, 1916.  
I. WADE COFFMAN, Clerk.  
STOUT & MEREDITH, Counsel for Plaintiff.

NOTICE OF JUDICIAL SALE OF VALUABLE REAL ESTATE IN HARRISON COUNTY, WEST VIRGINIA, SITUATE IN SIMPSON AND TENNILE DISTRICTS.  
George Harter Stout, et al., Plaintiffs.  
VS. J. N. CHANCEY.  
Jesse A. Wilson, Myrtle E. Martin, E. F. Garrett, Committee for Charles Alonzo Stout, a Lunatic; Glen Denning Stout, Infant; Roy Loree Stout, Infant; and Benjamin Burtha Stout, Infant, Heirs of Benjamin Plimore Stout, Deceased, Defendants.

The undersigned Special Commissioners, pursuant to an order entered in the above styled cause on the 4th day of October, 1916, in the Circuit Court of Harrison County, West Virginia, will on

"SATURDAY, NOVEMBER 11TH, 1916," at the front door of the courthouse of said County, sell at public outcry to the highest bidder, upon the terms hereinafter named, the following real estate, subject to the reservations, etc., set out in the order of sale, to-wit:

That certain tract of land situate on Bartlett's Run in Simpson District, and containing ninety-eight (98) acres of land, excepting and reserving all of the coal and underlying the said land, together with the right to enter upon and under said land, and to mine, excavate and remove upon and under the said lands, all of said coal and to maintain all necessary structures, roads, ways, excavations, air-shafts, drains, ditches and openings, necessary and convenient for the removal of the said coal and to market said coal or other products without being liable for any injuries or damages done thereby to the said land, face or to anything therein or thereon, and also excepting and reserving all of the oil and gas rights in and underlying said tract of land, together with the right of drilling and boring for oil and gas, laying of pipe lines, building of tanks, maintaining stations and other necessary structures for the taking care of the said products and all other operations necessary and appertaining thereto, the title to which is to be expressly retained, situate in Simpson District, and containing about three and three-quarter (3 3/4) acres of land, that was conveyed to the said Lemuel E. Stout by Jonathan D. and Eleanor Golden, by deed bearing date October 21st, 1898, recorded in the office of the Clerk of the County Court aforesaid in Deed Book No. 50, page 51.

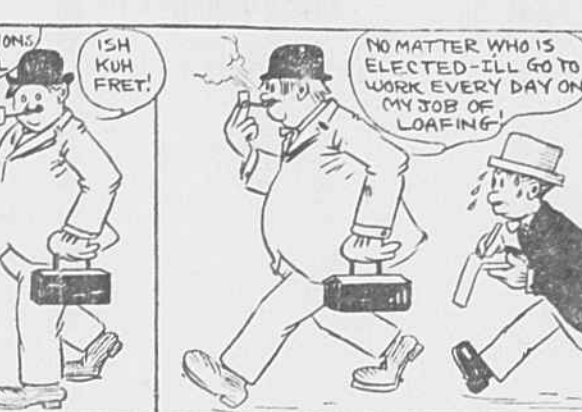
III. That certain tract of one acre of land excepting and reserving all of the coal, oil and gas with the mining rights and privileges, etc., etc., as set out in Article I. of this notice of sale, the title to which is to be expressly retained, and situate in Simpson District, and containing about three and three-quarter (3 3/4) acres of land, that was conveyed to the said Lemuel E. Stout by Jonathan D. and Eleanor Golden, by deed bearing date October 21st, 1898, recorded in the office of the Clerk of the County Court aforesaid in Deed Book No. 50, page 51.

IV. That certain tract of five and forty-one hundredths (5 41/100) acres, excepting and reserving all of the coal, oil and gas with the mining rights and privileges, etc., etc., as set out in Article I. of this notice of sale, the title to which is to be expressly retained, situate in Simpson District, and containing about three and three-quarter (3 3/4) acres of land, that was conveyed to the said Lemuel E. Stout by Jonathan D. and Eleanor Golden, by deed bearing date October 21st, 1898, recorded in the office of the Clerk of the County Court aforesaid in Deed Book No. 50, page 51.

## SCOOP THE CUB REPORTER



## He Gets Doubt for the Job Now



## BY "HOP"



non-resident of this State, it is ordered that she do appear within one month from the date of the first publication of this order and do what is necessary to protect her interests herein.

Given under my hand this 2nd day of October, 1916.  
I. WADE COFFMAN, Clerk.  
STOUT & MEREDITH, Counsel for Plaintiff.

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George Harter Stout, et al., Plaintiffs.  
VS. J. N. CHANCEY.

Jesse A. Wilson, Myrtle E. Martin, E. F. Garrett, Committee for Charles Alonzo Stout, a Lunatic; Glen Denning Stout, Infant; Roy Loree Stout, Infant; and Benjamin Burtha Stout, Infant, Heirs of Benjamin Plimore Stout, Deceased, Defendants.

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That certain tract of land situate on Bartlett's Run in Simpson District, and containing ninety-eight (98) acres of land, excepting and reserving all of the coal and underlying the said land, together with the right to enter upon and under said land, and to mine, excavate and remove upon and under the said lands, all of said coal and to maintain all necessary structures, roads, ways, excavations, air-shafts, drains, ditches and openings, necessary and convenient for the removal of the said coal and to market said coal or other products without being liable for any injuries or damages done thereby to the said land, face or to anything therein or thereon, and also excepting and reserving all of the oil and gas rights in and underlying said tract of land, together with the right of drilling and boring for oil and gas, laying of pipe lines, building of tanks, maintaining stations and other necessary structures for the taking care of the said products and all other operations necessary and appertaining thereto, the title to which is to be expressly retained, situate in Simpson District, and containing about three and three-quarter (3 3/4) acres of land, that was conveyed to the said Lemuel E. Stout by Jonathan D. and Eleanor Golden, by deed bearing date October 21st, 1898, recorded in the office of the Clerk of the County Court aforesaid in Deed Book No. 50, page 51.

III. That certain tract of one acre of land excepting and reserving all of the coal, oil and gas with the mining rights and privileges, etc., etc., as set out in Article I. of this notice of sale, the title to which is to be expressly retained, and situate in Simpson District, and containing about three and three-quarter (3 3/4) acres of land, that was conveyed to the said Lemuel E. Stout by Jonathan D. and Eleanor Golden, by deed bearing date October 21st, 1898, recorded in the office of the Clerk of the County Court aforesaid in Deed Book No. 50, page 51.

IV. That certain tract of five and forty-one hundredths (5 41/100) acres, excepting and reserving all of the coal, oil and gas with the mining rights and privileges, etc., etc., as set out in Article I. of this notice of sale, the title to which is to be expressly retained, situate in Simpson District, and containing about three and three-quarter (3 3/4) acres of land, that was conveyed to the said Lemuel E. Stout by Jonathan D. and Eleanor Golden, by deed bearing date October 21st, 1898, recorded in the office of the Clerk of the County Court aforesaid in Deed Book No. 50, page 51.

V. Those certain three lots Nos. 12, 13 and 14 on the plat of the Willis Addition to the town of Bridgeport and of record in Deed Book No. 110, page 565.

VI. That certain lot No. 36 on the plat of the Ross Addition to the town of Bridgeport, which plat is of record in Deed Book No. 110, page 565, and being the same lot conveyed to the said Lemuel E. Stout by W. Frank Stout, Special Commissioner, by deed bearing date February 21st, 1904, and of record in said office in Deed Book No. 111, page 119, upon which lot there is a good frame cottage.

VII. That certain lot No. 11 in Block No. 2 in the Bridgeport Development Company's tract of land, which plat is of record in Deed Book No. 125, page 30, also that certain one acre tract of land situate on Wolfe Penn Run, Tennile District, and being the same lot in Simpson District and one acre lot in Tennile District that were conveyed to the said Lemuel E. Stout by Benjamin F. Stout, et al., by deed bearing date June 24th, 1905, and of record in said office in Deed Book No. 149, page 473.

VIII. That certain lot No. 15 in the Willis Addition to the town of Bridgeport, and being part of the land conveyed to the said Lemuel E. Stout by Thomas S. Spates and William R. Alexander, by deed bearing date February 2nd, 1877, and of record in said office in Deed Book No. 60, page 143.

IX. That certain tract of land containing three hundred and forty-three and sixty-two one hundredths (343 62/100) acres, more or less, upon which tract there is a good two story dwelling house, barn and out buildings, containing seventy-five (75) acres, situate in Tennile District, Harrison County, and made up of a number of tracts which are contiguous, as hereinafter set out in sub-paragraphs a, b, c, d and e, excepting and reserving all of the coal underlying the said land, together with the right to enter upon and under the said lands, the coal from and under adjacent, contiguous and neighboring lands, and also the right to enter upon and under the tract of lands hereinafter described, and make and perpetually maintain all necessary structures, roads, ways, air-shafts, drains, ditches and openings necessary or convenient for the removal of the said coal and the coal from contiguous and neighboring lands to market, and

to manufacture the same into coke, or other products, without being liable for any injury or damage done thereby to the underlying surface or to anything therein or thereon; also excepting and reserving all of the oil and gas in and underlying said tract of land, together with the right to mine, drill and bore for oil and gas, laying of pipe lines, building of tanks, maintaining stations, and other necessary structures for the taking care of the said product and all other operations necessary and appertaining thereto, the title to which is to be excepted and reserved and subject to the conveyance made by Lemuel E. Stout in his lifetime of the Pittsburgh vein of coal to O. S. McKinney, Trustee, by deed dated November 29th, 1902, and of record in the office of the Clerk of the County Court of Harrison County, West Virginia, in Deed Book No. 131, page 416, etc., etc., to-wit:

(a) That certain tract of land of one hundred and fifty-seven (157) acres, excepting all of the coal, oil and gas with the mining rights for same, as above set out, the title to which is to be expressly retained, situate on Jake Lick Run, a branch of Tennile Creek in Tennile District, Harrison County, and containing ninety-two (92) acres, conveyed to the said Lemuel E. Stout by J. W. Plimber and wife by deed bearing date March 24th, and of record in said office in Deed Book No. 57, page 18.

(b) That certain tract of land, excepting all of the coal, oil and gas with the mining rights for same, as above set out, the title to which is to be expressly retained, situate on Jake Lick Run, a branch of Tennile Creek in Tennile District, Harrison County, and containing ninety-two (92) acres, conveyed to the said Lemuel E. Stout by J. W. Plimber and wife by deed bearing date March 24th, and of record in said office in Deed Book No. 57, page 18.

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(ab) That certain tract of land, excepting all of the coal, oil and gas with the mining rights for same, as above set out, the title to which is to be expressly retained, situate on Jake Lick Run, a branch of Tennile Creek in Tennile District, Harrison County, and containing ninety-two (92) acres, conveyed to the said Lemuel E. Stout by J. W. Plimber and wife by deed bearing date March 24th, and of record in said office in Deed Book No. 57, page 18.

(ac) That certain tract of land, excepting all of the coal, oil and gas with the mining rights for same, as above set out, the title to which is to be expressly retained, situate on Jake Lick Run, a branch of Tennile Creek in Tennile District, Harrison County, and containing ninety-two (92) acres, conveyed to the said Lemuel E. Stout by J. W. Plimber and wife by deed bearing date March 24th, and of record in said office in Deed Book No. 57, page 18.

to manufacture the same into coke, or other products, without being liable for any injury or damage done thereby to the underlying surface or to anything therein or thereon; also excepting and reserving all of the oil and gas in and underlying said tract of land, together with the right to mine, drill and bore for oil and gas, laying of pipe lines, building of tanks, maintaining stations, and other necessary structures for the taking care of the said product and all other operations necessary and appertaining thereto, the title to which is to be excepted and reserved and subject to the conveyance made by Lemuel E. Stout in his lifetime of the Pittsburgh vein of coal to O. S. McKinney, Trustee, by deed dated November 29th, 1902, and of record in the office of the Clerk of the County Court of Harrison County, West Virginia, in Deed Book No. 131, page 416, etc., etc., to-wit:

(a) That certain tract of land of one hundred and fifty-seven (157) acres, excepting all of the coal, oil and gas with the mining rights for same, as above set out, the title to which is to be expressly retained, situate on Jake Lick Run, a branch of Tennile Creek in Tennile District, Harrison County, and containing ninety-two (92) acres, conveyed to the said Lemuel E. Stout by J. W. Plimber and wife by deed bearing date March 24th, and of record in said office in Deed Book No. 57, page 18.

(b) That certain tract of land, excepting all of the coal, oil and gas with the mining rights for same, as above set out, the title to which is to be expressly retained, situate on Jake Lick Run, a branch of Tennile Creek in Tennile District, Harrison County, and containing ninety-two (92) acres, conveyed to the said Lemuel E. Stout by J. W. Plimber and wife by deed bearing date March 24th, and of record in said office in Deed Book No. 57, page 18.

(c) That certain tract of land, excepting all of the coal, oil and gas with the mining rights for same, as above set out, the title to which is to be expressly retained, situate on Jake Lick Run, a branch of Tennile Creek in Tennile District, Harrison County, and containing ninety-two (92) acres, conveyed to the said Lemuel E. Stout by J. W. Plimber and wife by deed bearing date March 24th, and of record in said office in Deed Book No. 57, page 18.